

**Federal law requires public disclosure of your application information.** When you file a trademark application with the United States Patent and Trademark Office (USPTO), your contact information becomes public record. Why? Federal law requires the USPTO to maintain records of trademark applications and registrations and to make them available for public inspection. Among other benefits, public records allow trademark owners to conduct complete clearance searches and to contact other owners when researching whether to use a mark.

Want to learn more? Visit <a href="www.uspto.gov/trademarks-application-process/faqs-personal-information-trademark-records">www.uspto.gov/trademarks-application-process/faqs-personal-information-trademark-records</a> for answers to the following questions:

- How can I prevent my personal information from being placed on the USPTO website?
- Why is my trademark application and registration information now appearing on internet search engines?
- How can I see my trademark records?
- What personal information may be removed from the record?

For additional information, contact the Trademark Assistance Center at 1-800-786-9199 or TrademarkAssistanceCenter@uspto.gov.

